

# Reno Evening Gazette.

VOL. XXII

RENO, WASHOE COUNTY, NEVADA, SATURDAY, MARCH 5, 1887.

NO. 131

## SUPREME COURT OF NEVADA.

The State of Nevada ex rel. C. C. Stevenson, et al.

vs.  
George Tully, State Treasurer, respondent.

(BY BELKNAP, J.)  
This is an amiable proceeding, brought for the purpose of testing the validity of an amendment to the constitution authorizing the investment of money pledged to educational purposes in the bonds of any of the States of the United States.

Section 1 of article XIV, of the constitution, prescribes how amendments may be made without calling a convention. It reads as follows: "Any amendment or amendments to this constitution may be proposed in the Senate or Assembly, and if the same shall be agreed to by a majority of all the members elected to each of the two houses, such proposed amendment or amendments shall be entered on their respective journals, with the yeas and nays taken thereon, and referred to the Legislature then next to be chosen, and shall be published for three months next preceding the time of making such choice. And if, in the Legislature next chosen as aforesaid, such proposed amendment or amendments shall be agreed to by a majority of all the members elected to each house, then it shall be the duty of the Legislature to submit such proposed amendment or amendments to the people in such manner and at such time as the Legislature may prescribe, and if the people shall approve and ratify such amendment or amendments, by a majority of the electors qualified to vote for members of the Legislature voting thereon, such amendment or amendments shall become a part of the constitution."

At the 11th session of the Legislature the following proposed amendment was agreed to:

"Resolved by the Senate, the Assembly concurring, that section 3 of Article XI of the constitution of the State of Nevada, be amended so as to read as follows:  
Section Three—All lands, including the 16th and 36th sections in every township, donated for the benefit of public schools, in the Act of the 38th Congress to enable the people of the Territory of Nevada to form a State Government, the 30,000 acres of public land granted by an Act of Congress approved July 2d, A. D. 1862 for each Senator and Representative in Congress and all proceeds of lands that have been or may hereafter be granted or appropriated by the United States, to this State, and also the 500,000 acres of land granted to the new States under the Act of Congress distributing the proceeds of the public lands among the several States of the Union, approved A. D. 1849; provided, that Congress make provisions for, or authorize such diversion to be made for the purpose herein contained, all estates that may be granted to the State, all of such per cent, as may be granted by Congress on the sale of lands, all fines collected under the penal laws of the State, all property given or bequeathed to the State for educational purposes, and all proceeds derived from any or all said sources, shall be and the same are hereby solemnly pledged for educational purposes, and shall not be transferred to any other fund for other uses, and the interest thereon shall from time to time, be apportioned among the several counties in proportion to the ascertained number of persons between the ages of six and 18 years in the different counties, and the Legislature shall provide for the sale of floating land warrants to cover the aforesaid lands, and for the investment of all proceeds derived from any of the above mentioned sources, in United States bonds or bonds of this State, or the bonds of such other State or States as may be selected by the boards authorized by law to make such investments, provided, that the interest of the aforesaid proceeds, shall be used for educational purposes, and any surplus interest shall be added to the principal sum; and, provided further, that such portions of said interest as may be necessary may be appropriated for the support of the State University."

No entry of the proposed amendment was made upon the journal of either house, and the question presented is whether the amendment was valid to the adoption of the amendment. An inquiry based upon similar facts and constitutional provisions was recently presented to the Supreme Court of Iowa. In pronouncing the amendment invalid the court employed the following language, which we adopt: "The object of the provision (entering the amendment upon the journal) 'cannot be doubted or misunderstood. It is to preserve in the manner indicated the identical amendment proposed, and in an authentic form, which, under the constitution, is to come before the succeeding General Assembly. No better mode could have been adopted, when it is considered that, to be effective, the proposed amendment must be agreed to by the succeeding General Assembly. This thought is much strengthened by the consideration that the proposed amendment is only required to be entered on the journals of the first General Assembly which acts thereon. This distinction, to our minds, is significant, and enhances the importance of the constitutional injunction that the proposed amendment shall be entered on the journals of both houses of the General Assembly which first agrees thereto.'"

Kochler v. Hill, 60 Iowa 543.  
The Court considered the omission fatal, notwithstanding a vote of the people had approved the proposed amendment, and declared that if any provision of the constitution should be regarded as mandatory it is when it provides for its own amendment."

The remarks of Judge Cooley made in considering the construction to be placed upon constitutional provisions are pertinent and instructive. He says: "In all we have said upon this subject we have assumed the constitutional provisions to be mandatory. \* \* The fact is this: That whatever constitutional provisions can be looked upon as directory merely, is very likely to be treated by the Legislature as if it were devoid even of moral obligation, and to be therefore habitually disregarded. To say that a provision is directory seems, with many persons, to be equivalent to saying that it is not law at all. That this ought not to be so must be conceded; that it is so we have abundant reason and good authority for saying. If, therefore, a constitutional provision is to be enforced at all, it must be treated as mandatory, and if the Legislature habitually disregards it, it seems to us that there is all the more urgent necessity that the courts should enforce it. Add it also seems to us that there are few evils which can be inflicted by a strict adherence to the law, so great as that which is done by the habitual disregard, by any department of the government, of a plain requirement of that instrument from which it derives its authority, and which ought, therefore, to be scrupulously observed and obeyed."

Cooley's Const. Liab. 183.  
"In Collier vs. Frierison, 24 Ala. 108, it appeared that the Legislature had proposed eight different amendments to be submitted to the people at the same time; the people had approved them, and all the requisite proceedings to make them a part of the constitution had been had, except that in the subsequent Legislature the resolution for their ratification had by mistake omitted to recite one of them. On the question whether this one had been adopted, we quote from the opinion of the Court: 'The constitution can be amended in but two ways; either by the people who originally framed it, or in the mode prescribed by the instrument itself. If the last mode is pursued, the amendments must be proposed by two-thirds of each House of the General Assembly; they must be published in print, at least three months before the next general election for representatives; it must appear from the returns made to the Secretary of State that a majority of those voting for representatives have voted in favor of the proposed amendments, and they must be ratified by two-thirds of each house of the next General Assembly after such election, voting by yeas and nays, the proposed amendment having been read at each session three times on three several days in each house. We entertain no doubt that to change the constitution in any other mode than by a convention, every requisition which is demanded by the instrument itself must be observed, and the omission of any one is fatal to the amendment. We scarcely deem any argument necessary to enforce this proposition. The constitution is the supreme and paramount law. The mode by which amendments are to be made under it is clearly defined. It has been said that certain acts are to be done, certain requisitions are to be observed before a change can be effected. But to what purpose are those acts required or those requisitions enjoined, if the Legislature or any department of the government can dispense with them? To do so would be to violate the instrument which they are sworn to support, and every principle of public law and sound constitutional policy requires the courts to pronounce against any amendment which is not shown to have been made in accordance with the rules prescribed by the fundamental law.'" Cooley's Const. Liab. 40.

At the last general election a majority of the electors of the State ratified the amendment, and we were asked at the adjournment to give to this fact such consideration as it may deserve. The suggestion is doubtless based upon the fact that under our form of government all political power originates with the people. The bill of rights contained in our constitution declares that "all political power is inherent in the people. Government is instituted for the protection, security and benefit of the people; and they have the right to alter or reform the same whenever the public good may require it."

In commenting on reservations of this character, Judge Cooley says: "Although by their constitutions the people have delegated the exercise of sovereign powers to the several departments, they have not thereby divested themselves of the sovereignty. They retain in their own hands, so far as they have thought it needful to do so, a power to control the government they create, and the then departments are responsible to and subject to be ordered, directed, changed or abolished by them. But this control and direction must be exercised in the legitimate mode previously agreed upon. The voice of the people, in their sovereign capacity, can only be of legal force when expressed at the times and under the conditions which they themselves have prescribed and pointed out by the constitution, or which, consistently with the constitution, have been prescribed and pointed out for them by statute; and if by any portion of the people, however large, an attempt should be made to interfere with the regular working of the agencies of Government at any other time or in any other mode than as allowed by existing law, either constitutional or statutory, it would be revolutionary in character, and must be resisted and repressed by the officers who, for the time being, represent legitimate government."

Cooley's Const. Liab. p. 751.  
We conclude that amendments to the constitution can be made only in the mode provided by the instrument itself.  
A proposed amendment if agreed to by a majority of each house of the Legislature must be entered upon the

journals, so that no doubt may arise as to its provisions.

The yeas and nays must be entered in order to ascertain whether the requisite number have agreed to the amendment. It is then to be referred to the next Legislature, and is to be published for three months preceding the election, so that the members may, if the people desire, be elected specially to consider it. And finally, the proposed amendment must be submitted by the Legislature to a vote of the people.

These provisions were intended to secure care and deliberation on the part of the Legislature and people and are exclusive and controlling. The amendment was not constitutionally adopted. The statute enacted for the purpose of executing its provisions is unconstitutional, and respondent properly refused to comply with its requirements.

Mandamus denied.  
BELKNAP, J.  
HAWLEY, J.  
LEONARD, C. J.  
Filed February 3, 1887.

**Don't Experiment.**  
You cannot afford to waste time in experimenting when your lungs are in danger. Consumption always seems at first, only a cold. Do not permit any dealer to impose upon you with some cheap imitation of Dr. King's New Discovery for consumption, coughs and colds, but be sure you get the genuine. Because he can make more profit, he may tell you he has something just as good, or just the same. Do not be deceived, but insist upon getting Dr. King's New Discovery, which is guaranteed to give relief in all throat, lung and chest affections. Trial bottle free at S. J. Hodgkinson & Co.'s drug store.

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Has determined to offer two hundred fine building lots for sale, some of which are situated in the central part of town, and are very desirable for business purposes. The proposed site for homes is immediately south of the Truckee river, and its elevation affords a magnificent view of the mountains in the distance, and the valley and town near at hand. A more perfect place for an elegant home could not be selected. The soil is good and an abundant supply of water will be sold with each lot. The health of the locality cannot be questioned, as its elevation assures a perfect system of sewerage. Gas mains will be laid through the streets free of cost, for the benefit of those desiring to use them. It is also intended by the owners to lay out a park on the south side of the Truckee river, covering 20 acres, in which the public may enjoy the pleasure of driving, fishing and boating.

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GEORGE MAYER, Flatonia, Texas, was bald at 23 years of age, as his ancestors had been for several generations. One bottle of HAIR VIGOR started a growth of soft, downy hair all over his scalp, which soon became thick, long, and vigorous.

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BOOKS are now open for subscription to the stock of the Reno and Hunter Creek Water Company at the office of Wm. Thompson, Reno, Nev. Only a limited number of shares will be sold. mar2-1w

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ARE prepared to do all kinds of upholstery and furniture repairing at their shop on the corner of Plaza and Sierra streets, north of track. jan9-1f

**Brookins' Steam Candy**  
FACTORY.—The first candy factory in Reno. Fresh candy every hour. Call and get prices of small quantities or by the barrel. Wholesale prices same as San Francisco. C. J. BROOKINS, jan14

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J. HALL has moved his grocery and fruit store to No. 11, Virginia street, Reno. Fresh goods; low prices. sep13-1f

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SATURDAY MARCH 5, 1907

Hon. P. L. Hughes, a member of the Idaho Council, made a thorough investigation some two months ago of the scheme to annex the southern part of that Territory to Nevada. Together with another representative citizen of Idaho, he visited this State and obtained a certified statement of its financial condition. In talking of the matter recently, he alludes to the financial condition of Idaho, the ruinous rate of Territorial taxation and the large Territorial levy which must be made on the counties in order to meet the expenses of the government, and asks what return has been made for the money expended or what is to be expected in the future. He says:

There is nothing to show for this annual tribute paid to the "Gem of the Mountains," and after twenty-three years of existence as a Territory, what have we to offer as a good reason why we should not be annexed to Nevada and become a State? Boise people will tell you "we have the capitol building, and we gave you the insane asylum at Blackfoot." Very good; but we owe \$80,000 for the capitol building and \$20,000 for the asylum. We are paying 6 per cent. on this borrowed money, and we have considerable debt besides this. \* \* \* We hear a great deal about Nevada being a degrading State, etc. In answer to all that I will point out one fact that will give an idea of the state of decay in which she is. Idaho Territory with 10,000 voters has \$17,000,000 worth of taxable property, while Nevada, with 12,000 voters, has \$47,000,000 worth of taxable property, not including any of her great mines, and this is at a very low valuation. It is true we are gaining in population more rapidly than is Nevada. This is all the more reason we should be free to become a State with her, as in a few years we would control the politics of the State from this end, and I will now venture an assertion, that if to-morrow it were proposed to consolidate Nevada and Idaho into one State and call the State Idaho, that outside of Boise City there would not be one hundred citizens in the Territory, but who would favor it.

The following from the New York Tribune on "Industrial Schools" has the right ring, and is worthy of reproduction:

The establishment of industrial schools in ample number, with facilities for giving girls a better knowledge of cooking and sewing and household duties, and boys a better knowledge of handicrafts and productive labor, would repay many fold every dollar invested. A competent statistician has estimated that ignorant cooking and bad management in the providing of food waste \$500,000,000 every year for the people of these United States. It would pay to give the girls that are going to do the cooking for the next generation of workingmen a better start in life. It would pay to give the boys a chance to earn a living early, and especially to know by a little training for what kind of work they have an especial aptitude or taste.

It is evident that the signs of war between France and Germany have not rendered the Eastern difficulty less menacing. Says the San Francisco Examiner of yesterday: The reports recently sent out of an amicable understanding between Russia and Austria are contradicted, not only in words, but by the military activity in both countries. Indeed, the opening great international drama in both Eastern and Western Europe seems as imminent now as it was a few months ago.

Notwithstanding the Legislature defeated the scheme presented to it for action for running a tunnel into Lake Tahoe to procure water to irrigate Carson and Eagle Valleys, the Appeal takes a hopeful view of the situation and says that the projectors will go right ahead with it just the same, and the tunnel will be built. If there is anything the GAZETTE admires it is progressive determination.

Referring to the recent decision of the Treasury Department prohibiting the unrestricted immigration of Chinese prostitutes to this country, the San Francisco Post says the last dinner at the Chinese legation must have been badly cooked.

A grand military tournament is being arranged at Nice, France, for the benefit of the sufferers by the recent earthquake.

A resolution to submit to the people a constitutional amendment providing for women suffrage, which had already passed the Rhode Island Senate, was passed by the lower house yesterday by a vote of 52 to 7.

## TO-DAY'S NEWS.

## Serious Trouble on the Mexican Border.

## A FATAL MINE EXPLOSION

## Rejection of Surveyor-General Irish's Nomination.

## BRITISH CABINET CHANGE

## The Bulgarian Insurrection Entirely Quelled.

## [PRESS DISPATCHES TO THE GAZETTE] Mexican Border Trouble.

SAN FRANCISCO, March 4.

The Bulletin's Nogales (Arizona) special says: Last night Deputy Sheriff James Speedy saw Lieutenant Gutierrez, with four armed soldiers, crossing the bridge over a small, dry creek into the United States. He immediately called on Henry Littlepage and Dr. Purdy to go with him and see why an armed party should enter the United States. On arriving in front of the American Custom-house, the Lieutenant of the Mexican troops stepped in front of Littlepage, and, covering him with a revolver, demanded the release of a Mexican named Rincon, whom they supposed the American authorities were holding a prisoner. Littlepage replied: "I have no prisoner," and immediately snatched the six-shooter out of the Lieutenant's hand, placing him under arrest.

The American officers started for the main street of the town. The Lieutenant called on some other Mexican soldiers concealed in the dry bed of the creek to release him. They ran to the American officers, and one of the soldiers covering Littlepage with his rifle demanded the release of his Lieutenant. Sheriff Speedy commanded Littlepage to fire upon the soldier, and immediately fired himself at the soldier who had Littlepage covered. This soldier also fired at Littlepage, but Littlepage knocked the gun aside, and at the same time drawing his revolver fired at the Mexican. The firing then became general between the three officers and the Mexican soldiers.

The Mexicans retreated across the international line into Mexican Territory, the American officers following and shooting until their weapons were empty. By this time the American population was aroused, and every man who could procure weapons armed himself, expecting an attack every moment from the Mexican soldiers who had been ordered out by Colonel Arvizu, their commander, and stationed on the railroad platform in front of the Mexican Custom-house. News was brought that one Mexican soldier was mortally wounded.

It is stated that the cause of armed men being sent into the United States, was for the purpose of compelling a Mexican prostitute, with whom Captain Arvizu had been living and who had refused to cohabit with him any longer, to return, and upon being discovered by the officers they made a bold bluff to cover up their intentions. Acting United States Consul W. R. Groseclose has taken the matter in hand and this morning made a demand upon the Mexican authorities for Lieutenant Gutierrez.

More trouble is looked for to-night, as it is expected Colonel Arvizu will seek revenge. Governor Torres has been advised of the situation and will arrive here to-morrow morning. General Miles has been requested by the United States Attorney at Tucson to send troops here immediately. The Captain of the Home Guard at Crittenden has been requested to forward all available arms and 1,000 rounds of ammunition for the arming of the citizens.

## The Strike Continued.

SAN FRANCISCO, March 5.

At a meeting of the Carpenters' Assembly of the K. of L. last night, it was decided to continue the strike and boycott on the Sutter and Geary street lines, but to permanently discontinue the Carpenters' omnibus line.

## FOREIGN DISPATCHES

## A Fire-Damp Explosion.

BRUSSELS, March 6.

An explosion of fire-damp occurred to-day in a colliery at Quaregnon, four miles from Mons. The explosion shattered the roofs and galleries so that many of them fell. One hundred and forty miners are entombed, but it is not yet known whether any one is killed, on account of a blockade of the passages. The work of rescue is slow and difficult.

LATER—One hundred and twenty of the men who were in the colliery at the time of the explosion were killed.

## The Rustchuck Insurrection.

SOFIA, March 5.

Nine of the Rustchuck rebels have been sentenced to death. The Consuls of the various powers at Rustchuck have asked for a postponement of the carrying out of the sentences. Other troops who took part in the insurrection have been sentenced to prison. Captain Bollman, charged with being one of the leaders of the insurrection, has been sentenced to prison. Captain Bollman, who claims to be a Russian subject, has sought German protection. Order prevails everywhere in Bulgaria to-day.

## A Cabinet Resignation.

LONDON, March 5.

It is officially announced this afternoon that Michael Hicks Beach has resigned the office of Secretary for Ireland, and that Arthur J. Balfour, Secretary of State for Scotland, will be appointed to succeed him.

## EASTERN DISPATCHES

## Unanimously Rejected.

WASHINGTON, March 5.

The nomination of Charles W. Irish to be Surveyor General of Nevada, was rejected unanimously by the Senate in executive session yesterday. A number of speeches were made, eulogizing Irish, and no word was said against his character or capacity, but it was the unanimous opinion that a resident of one State should not be appointed to an office in another State.

## Incendiary Attempts.

JERSEY CITY, March 5.

The Superintendent of the Jersey City ferries of the Pennsylvania railroad, this morning discovered new evidence of an attempt to burn the companies' ferry houses and depot. The railroad company is employing gangs of watchmen to patrol the wharf both day and night.

## TELEGRAPHIC BREVITIES

—Bar silver 100 1/2.

—The crown Princess of Denmark has a boy baby.

—The cholera has been declared epidemic at Montevideo.

—The 49th Congress passed 1,431 bills, 1,003 of which originated in the House.

—In Russian Poland the fear of war is so great as to paralyze all business.

—Lieutenant Colonel R. F. Scott died at Washington to-day of pneumonia.

—Charles J. Peterson, proprietor of P. Peterson's Magazine, died at his home in Philadelphia last night.

—President Cleveland has so far vetoed 21 more bills than were vetoed by all his predecessors since the foundation of the Government.

—During the 49th Congress there were 11,258 bills and 203 joint resolutions introduced in the House of Representatives alone, on which there were over 5,000 reports.

—The store-house of T. Lillie Mercer at Tubac, Arizona, was destroyed by giant powder last Wednesday night, and his dwelling was burned about the same time, his family barely escaping from the burning building.

## RENO PUBLIC SCHOOLS.

Detailed Report of the Reno Public Schools for the Month of February. Showing the Number of Scholars, Percentage and Average Attendance.

Number Neither Absent nor Tardy, Etc.

Department Teachers.

No. Boys Enrolled.

No. Girls Enrolled.

Total No. Enrolled.

Average Daily Attendance.

Percentage of Attendance.

No. of Absences.

No. of Tardies.

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## Make no Mistake.

By dispelling the symptoms so often taken for consumption, SANTA ABIE has brought gladness to many a household. By its prompt use for breaking up the cold that too often develops into that fatal disease, thousands can be saved from an untimely grave. You make no mistake by keeping a bottle of this pleasant remedy in your house. CALIFORNIA CAT-R-CURE is equally effective in eradicating all traces of nasal catarrh. Both of these wonderful California remedies are sold and warranted by Osburn & Shoemaker, Reno, Nevada.

## Unnecessary Misery.

Probably as much misery comes from habitual constipation as from any derangement of the functions of the body and it is difficult to cure, for the reason that no one likes to take the medicines usually prescribed. Hamburg Pigs were prepared to obviate this difficulty, and they will be found pleasant to the taste of women and children. Twenty-five cents. At all druggists. J. J. Mack & Co., proprietors, S. F.

## An Absolute Cure.

The ORIGINAL ABIE TINE OINTMENT is only put up in large two-ounce tin boxes, and is an absolute cure for cold sores, burns, wounds, chapped hands and skin eruptions. Will positively cure all kinds of piles. Ask for the ORIGINAL ABIE TINE OINTMENT. Sold by Osburn & Shoemaker at 25 cents per box by mail 30 cents.

It is Spring. A resurrection of nature's latent forces is taking place. Like the world around you, renew your complexion, invigorate your powers, cleanse the channels of life. Ayer's Sarsaparilla is the means to use for this purpose.

CROUP, WHOOPING COUGH and Bronchitis immediately relieved by Shiloh's Cure. Sold by Osburn & Shoemaker.

For lame back, side, or chest, use Shiloh's Porous Plaster. Price 25 cents. For sale by Osburn & Shoemaker.

The war preparations in Austria continue active.  
—The residence of A. Fisk on Hayes street, San Francisco, was robbed of \$5,000 worth of jewelry last Wednesday night.

## BORN.

TRIPLETT—In Elko, Nevada, March 3, 1887, to the wife of Joseph F. Triplett, a daughter.

## MARRIED.

DE NEUF-FULLER—In Carson City, Nevada, March 2, 1887, Albert de Neuf and Miss Minnie G. Fuller.

## DIED.

HASLUND—In Reno, Nevada, March 4, 1887, Nels Christian Haslund, a native of Denmark, aged 65 years.

## Red Star

TRADE MARK.

## COUGH CURE

Free from Opium, Emetics and Poison.  
SAFE.  
SURE.  
PROMPT. 25 Cts.

AT DRUGGISTS AND DEALERS.  
THE CHARLES A. TOWNSEND CO., BALTIMORE, MD.

## ST. JACOB'S OIL

TRADE MARK.

## GERMAN REMEDY

For Pain.  
Cures Rheumatism, Neuralgia, Headache, Toothache, etc.  
PRICE, FIFTY CENTS.

Prepared by J. C. HENNING, Chemist, Baltimore, Md.

## Vitiated Blood

Scrofulous, Inherited and Contagious Humors Cured by CUTICURA.

THROUGH the medium of one of your books received through Frank T. Wray, Druggist, Apollo, Pa., became acquainted with your CUTICURA REMEDIES, and take this opportunity to testify to you that their use has permanently cured me of one of the worst cases of blood poisoning, in connection with erysipelas, that I have ever seen, and this after having been pronounced incurable by some of the best physicians in our country. I take great pleasure in forwarding you this testimonial, unsolicited as it is by you, in order that others suffering from similar maladies may be encouraged to give your CUTICURA REMEDIES a trial.

P. S. WHITTINGER, Reference: Frank T. Wray, Druggist, Apollo, Pennsylvania.

## SCROFULOUS ULCERS.

James E. Richards, Custom House, New Orleans, on oath, says: "In 1870 scrofulous ulcers broke out on my body until I was a mass of corruption. Every thing known to the medical faculty was tried in vain. I became a mere wreck. I could not lift my hand to my head, could not turn in bed; was in constant pain and looked upon life as a curse. No relief or cure in ten years. In 1880 I heard of the CUTICURA REMEDIES, used them and was perfectly cured."

## ONE OF THE WORST CASES.

We have been selling your CUTICURA REMEDIES for years, and have the first complaint yet to receive from a purchaser. One of the worst cases of scrofulous ulcers was cured by the use of five bottles CUTICURA RESOLVENT, CUTICURA and CUTICURA SOAP.

## SCROFULOUS, INHERITED.

And Contagious Humors, with Loss of Hair and Eruptions of the skin are positively cured by the use of CUTICURA and CUTICURA SOAP externally and CUTICURA RESOLVENT internally, when all other medicines fail. Send for Pamphlet.

CUTICURA REMEDIES are sold everywhere. Price: CUTICURA, 50 cents; SOAP, 25 cents; RESOLVENT, \$1.00. Prepared by the POTTER DRUG AND CHEMICAL CO., Boston, Mass.

## HOW MY BACK ACHES.

Back Ache, Kidney Pains and Weakness, Strains, Lameness Strain and Pain relieved in five minutes by the CUTICURA Anti-Pain Plaster, in allible.

JOHN SUNDERLAND.

GREAT REDUCTION IN PRICES  
Of Boots

## Shoes.

In order to make room for my Spring Stock now being made in the East, I propose to sell my Winter Stock of Boots and Shoes at a great sacrifice. My stock includes everything in boots and shoes of every style, quality and price. You can be fitted for your own price.

Here are some of the Prices which will do to remember:

Ladies' French Kid, Common Sense - \$4 00  
Misses' French Kid - 3 00  
Misses' School Shoe, Peb. Goat, Plain toe or cap II-2 1 50  
Child's School Shoe, Peb. Goat, cap toe 8-10 1 25  
Child's School Shoes, Cap 5-7 1 00

Agent for John B. Stetson & Co.'s Fine Hats. I keep his cheap grades in stock, No. 1 quality for \$3 50 and 1X Nutria for \$4 00.

A fine assortment of Shoemaker's Findings and leather of all descriptions on hand at San Francisco prices. Ladies' Misses' and Children's Boots and Shoes made to order. Repairing neatly and promptly done.

JOHN SUNDERLAND.

## FINE GROCERIES!

Shell Hardware and Bar Iron,  
THE LARGEST STOCK in the STATE

GALLATIN & FOLSOM'S,  
MASONIC BLOCK, RENO, NEV.

The Freshest Goods always on hand. Country orders a specialty. my4

## Osburn &amp; Shoemaker, Druggists,

And Dealers in—  
Paints, Oils, Varnishes, Window Glass, Picture and Cornice Mouldings, Lamps and Lamp Fixtures;

Sell the White, Domestic, and Royal Sewing Machines.

—A Full Stock of—  
Garden, Field and Flower Seeds.

Chamber's Building, Virginia Street, Reno.

S. J. HODGKINSON & CO.,  
DRUGGISTS.

FOR SALE BY—  
GARDEN, FIELD AND FLOWER SEEDS.

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